Fill in this information to identify y	our case:		
Debtor 1 SALVATORE P. G	ALANTE.	Fast Name	
Debtor 2 (Spouse, If Sing) First Name	Allottje Nama	just Nume	
United States Bankruptcy Court for the:	Middle Dist	rict of Pennsylvania	•
Case number 16-03527			

Official Form 427

Cover Sheet for Reaffirmation Agreement

12/15

Anyone who is a party to a reaffirmation agreement may fill out and file this form. Fill it out completely, attach it to the reaffirmation agreement, and file the documents within the time set under Bankruptcy Rule 4008.

P	art 1: Explain the Rep	ayment Terms of the Reaffirmation Agreement	_
1.	Who is the creditor?	JPMorgan Chase Bank, N.A. Name of the creditor	
2.	How much is the debt?	On the date that the bankruptcy case is filled \$\frac{14,020.89}{239.51}\$ To be paid under the reaffirmation agreement \$\frac{13.806.06}{239.51}\$ per month for \$\frac{65}{65}\$ months (if fixed interest rate)	
3.	What is the Annual Percentage Rate (APR) of Interest? (See Bankruptcy Code § 524(k)(3)(E).)	Before the bankruptcy case was filled 4.64 % Under the reaffirmation agreement 4.64 % Fixed rate Adjustable rate	
4.	Does collateral secure the debt?	□ No □ Yes. Describe the collateral. Current market value 2015 NISSAN SENTRA 2015 NISSAN SENTRA \$ 14,125.00 NADA	
5.	Does the creditor assert that the debt is nondischargeable?	 ✓ No ✓ Yes. Attach an explanation of the nature of the debt and the basis for contending that the debt is nondiachargeable 	;_
6.	Using information from Schedule I: Your Income (Official Form 108I) and Schedule J: Your Expenses (Official Form 108J), fill in the amounts.	6b. Monthly expenses from line 22c of \$\(\frac{3369.74}{6}\) 6f. Monthly expenses \$\(-\frac{3369.79}{6}\) 6g. Monthly payments on all \$\(-\frac{5}{2}\)	
	,	reaffirmed debts not listed on Schedule J reaffirmed debts not included in monthly expenses 6d. Scheduled net monthly income \$ ///6 6h. Present net monthly income Subtract lines 6b and 6c from 6a. If the total is less than 0, put the number in brackets.	

Official Form 427

Cover Sheet for Reaffirmation Agreement

270 080e 1

Official Form 427

Cover Sheet for Reaffirmation Agreement

page 2

B2400A/B ALT (Form 2400A/B ALT) (12/15)

	Presumption of Undue Hardship
×	No Presumption of Undue Hardship
(Check	box as directed in Part D: Debtor's Statement
in Supp	ort of Reaffirmation Agreement.)

UNITED STATES BANKRUPTCY COURT

Middle District of Pennsylvania

Middle District of Ferri	Sylvania
In re SALVATORE P. GALANTE Debtor	Case No. <u>16-03527</u> Chapter <u>7</u>
REAFFIRMATION A [Indicate all documents included in this filing	
Part A: Disclosures, Instructions, and Notice to Debtor (pages 1 - 5)	Part D: Debtor's Statement in Support of Reaffirmation Agreement
Part B: Reaffirmation Agreement	☐ Part E: Motion for Court Approval
Part C: Certification by Debtor's Attorney	
[Note: Complete Part E only if debtor was no the course of negotiating this agreement. No prepare and file Form 2400C ALT - Order of	ete also: If you complete Part E, you must
Name of Creditor: JPMorgan Chase Ban	k, N.A.
☐ [Check this box if] Creditor is a Credit Un Federal Reserve Act	ion as defined in §19(b)(1)(a)(iv) of the
PART A: DISCLOSURE STATEMENT, INSTR	UCTIONS AND NOTICE TO DEBTOR
1. DISCLOSURE STATEMENT	
Before Agreeing to Reaffirm a Debt, Review	v These Important Disclosures:
SUMMARY OF REAFFIRMATION AGREEMI This Summary is made pursuant to the requir	
AMOUNT REAFFIRMED	
The amount of debt you have agreed to reaff	irm: \$ 13,806.06
The amount of debt you have agreed to reaffirm li accrued as of the date of this disclosure. Your credit ag amounts which may come due after the date of this disc	reement may obligate you to pay additional

ANNUAL PERCENTAGE RATE

[The annual percentage rate can be disclosed in different ways, depending on the type of debt.]
a. If the debt is an extension of "credit" under an "open end credit plan," as those terms are defined in § 103 of the Truth in Lending Act, such as a credit card, the creditor may disclose the annual percentage rate shown in (i) below or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate disclosed, or that would have been disclosed, to the debtor in the most recent periodic statement prior to entering into the reaffirmation agreement described in Part B below or, if no such periodic statement was given to the debtor during the prior six months, the annual percentage rate as it would have been so disclosed at the time of the disclosure statement:%.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:
\$@%; \$@%; \$@%.
b. If the debt is an extension of credit other than under than an open end credit plan, the creditor may disclose the annual percentage rate shown in (I) below, or, to the extent this rate is not readily available or not applicable, the simple interest rate shown in (ii) below, or both.
(i) The Annual Percentage Rate under §128(a)(4) of the Truth in Lending Act, as disclosed to the debtor in the most recent disclosure statement given to the debtor prior to entering into the reaffirmation agreement with respect to the debt or, if no such disclosure statement was given to the debtor, the annual percentage rate as it would have been so disclosed: 4.64 %.
And/Or
(ii) The simple interest rate applicable to the amount reaffirmed as of the date this disclosure statement is given to the debtor:

B2400A/B ALT (Form 2400A/B ALT) (12/15)	3
\$@%; \$ @%; \$ @%.	·
c. If the underlying debt transaction was disclosed as a variable rate transamost recent disclosure given under the Truth in Lending Act:	ction on the
The interest rate on your loan may be a variable interest rate which changes time to time, so that the annual percentage rate disclosed here may be high- lower.	s from er or
d. If the reaffirmed debt is secured by a security interest or lien, which has waived or determined to be void by a final order of the court, the following items items of the debtor's goods or property remain subject to such security interest or connection with the debt or debts being reaffirmed in the reaffirmation agreement Part B.	or types of lien in
Item or Type of Item 2015 NISSAN SENTRA Original Purchase Price or Original Amount \$15,027.4	<u>of Loan</u> 5
OptionalAt the election of the creditor, a repayment schedule using one or a co the following may be provided:	mbination of
Repayment Schedule:	
Your first payment in the amount of \$ 239.51 is due on 9/5/16 (date), be payment amount may be different. Consult your reaffirmation agreement or credit applicable.	ut the future agreement, a
— Or —	
Your payment schedule will be:(number) payments in the amount of seach, payable (monthly, annually, weekly, etc.) on the(day) of each (week, month, etc.), unless altered later by mutual agreement in writing.	3

A reasonably specific description of the debtor's repayment obligations to the extent known by the creditor or creditor's representative.

— Or —

2. INSTRUCTIONS AND NOTICE TO DEBTOR

Reaffirming a debt is a serious financial decision. The law requires you to take certain steps to make sure the decision is in your best interest. If these steps are not completed, the reaffirmation agreement is not effective, even though you have signed it.

- 1. Read the disclosures in this Part A carefully. Consider the decision to reaffirm carefully. Then, if you want to reaffirm, sign the reaffirmation agreement in Part B (or you may use a separate agreement you and your creditor agree on).
- 2. Complete and sign Part D and be sure you can afford to make the payments you are agreeing to make and have received a copy of the disclosure statement and a completed and signed reaffirmation agreement.
- 3. If you were represented by an attorney during the negotiation of your reaffirmation agreement, the attorney must have signed the certification in Part C.
- 4. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, you must have completed and signed Part E.
- 5. The original of this disclosure must be filed with the court by you or your creditor. If a separate reaffirmation agreement (other than the one in Part B) has been signed, it must be attached.
- 6. If the creditor is not a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court unless the reaffirmation is presumed to be an undue hardship as explained in Part D. If the creditor is a Credit Union and you were represented by an attorney during the negotiation of your reaffirmation agreement, your reaffirmation agreement becomes effective upon filing with the court.
- 7. If you were not represented by an attorney during the negotiation of your reaffirmation agreement, it will not be effective unless the court approves it. The court will notify you and the creditor of the hearing on your reaffirmation agreement. You must attend this hearing in bankruptcy court where the judge will review your reaffirmation agreement. The bankruptcy court must approve your reaffirmation agreement as consistent with your best interests, except that no court approval is required if your reaffirmation agreement is for a consumer debt secured by a mortgage, deed of trust, security deed, or other lien on your real property, like your home.

YOUR RIGHT TO RESCIND (CANCEL) YOUR REAFFIRMATION AGREEMENT

You may rescind (cancel) your reaffirmation agreement at any time before the bankruptcy court enters a discharge order, or before the expiration of the 60-day period that begins on the date your reaffirmation agreement is filed with the court, whichever occurs later. To rescind (cancel) your reaffirmation agreement, you must notify the creditor that your reaffirmation agreement is rescinded (or canceled).

Frequently Asked Questions:

What are your obligations if you reaffirm the debt? A reaffirmed debt remains your personal legal obligation. It is not discharged in your bankruptcy case. That means that if you default on your reaffirmed debt after your bankruptcy case is over, your creditor may be able to take your property or your wages. Otherwise, your obligations will be determined by the reaffirmation agreement which may have changed the terms of the original agreement. For example, if you are reaffirming an open end credit agreement, the creditor may be permitted by that agreement or applicable law to change the terms of that agreement in the future under certain conditions.

Are you required to enter into a reaffirmation agreement by any law? No, you are not required to reaffirm a debt by any law. Only agree to reaffirm a debt if it is in your best interest. Be sure you can afford the payments you agree to make.

What if your creditor has a security interest or lien? Your bankruptcy discharge does not eliminate any lien on your property. A "lien" is often referred to as a security interest, deed of trust, mortgage or security deed. Even if you do not reaffirm and your personal liability on the debt is discharged, because of the lien your creditor may still have the right to take the property securing the lien if you do not pay the debt or default on it. If the lien is on an item of personal property that is exempt under your State's law or that the trustee has abandoned, you may be able to redeem the item rather than reaffirm the debt. To redeem, you must make a single payment to the creditor equal to the amount of the allowed secured claim, as agreed by the parties or determined by the court.

NOTE: When this disclosure refers to what a creditor "may" do, it does not use the word "may" to give the creditor specific permission. The word "may" is used to tell you what might occur if the law permits the creditor to take the action. If you have questions about your reaffirming a debt or what the law requires, consult with the attorney who helped you negotiate this agreement reaffirming a debt. If you don't have an attorney helping you, the judge will explain the effect of your reaffirming a debt when the hearing on the reaffirmation agreement is held.

PART B: REAFFIRMATION AGREEMENT.

I (we) agree to reaffirm the debts arising under the credit agreement described below.

- Brief description of credit agreement: Motor Vehicle Year/Make/Model: 2015 NISSAN SENTRA
- 2. Description of any changes to the credit agreement made as part of this reaffirmation agreement:

SIGNATURE(S):

Borrower:	Accepted by creditor:
X Salvatore Galante	JPMorgan Chase Bank, N.A.
(Print Name) Salvator Hante (Signature) Date: 18-27-2016	(Printed Name of Creditor) P.O. Box 29505 AZ1-1191 Phoenix, AZ 85038-9505 (Address of Creditor) (Signature)
Co-borrower, if also reaffirming these debts:	DORA SANCHEZ Special Credits Sr Specialist
(Print Name)	(Printed Name and Title of Individual Signing for Creditor)
(Signature)	Date of creditor acceptance:
Date:	11/9/2016

PART D: DEBTOR'S STATEMENT IN SUPPORT OF REAFFIRMATION AGREEMENT

[Read and complete sections I and 2, <u>OR</u>, if the creditor is a Credit Union and the debtor is represented by an attorney, read section 3. Sign the appropriate signature line(s) and date your signature. If you complete sections 1 and 2 <u>and</u> your income less monthly expenses does not leave enough to make the payments under this reaffirmation agreement, check the box at the top of page 1 indicating "Presumption of Undue Hardship." Otherwise, check the box at the top of page 1 indicating "No Presumption of Undue Hardship"]

1. I believe this reaffirmation agreement will not impose an undue hardship on my dependents or me. I can afford to make the payments on the reaffirmed debt because my monthly income (take home pay plus any other income received) is \$\(\frac{2370-90}{2370-90}\), and my actual current monthly expenses including monthly payments on post-bankruptcy debt and other reaffirmation agreements total \$\(\frac{2130.23}{210.23}\), leaving \$\(\frac{240.67}{2}\) to make the required payments on this reaffirmed debt.

make th	I understand that if my income less my monthly expenses does not leave enough to ne payments, this reaffirmation agreement is presumed to be an undue hardship on me st be reviewed by the court. However, this presumption may be overcome if I explain atisfaction of the court how I can afford to make the payments here:
	(Use an additional page if needed for a full explanation.)
comple	2. I received a copy of the Reaffirmation Disclosure Statement in Part A and a ted and signed reaffirmation agreement. X Marketone December (Debtor)
Date:	(Joint Debtor, if any) — Or — [If the creditor is a Credit Union and the debtor is represented by an attorney]
make th	3. I believe this reaffirmation agreement is in my financial interest. I can afford to me payments on the reaffirmed debt. I received a copy of the Reaffirmation Disclosure ent in Part A and a completed and signed reaffirmation agreement.
Signed	(Debtor)
Date:	(Joint Debtor, if any)

CREDS, FMDueD, MEANSNO

U.S. Bankruptcy Court Middle District of Pennsylvania (Wilkes-Barre) Bankruptcy Petition #: 5:16-bk-03527-RNO

Date filed: 08/25/2016

Assigned to: Honorable Robert N Opel II

341 meeting: 09/30/2016

Chapter 7 Voluntary Deadline for objecting to discharge: 11/29/2016

No asset

Deadline for financial mgmt. course: 11/29/2016

Debtor

Salvatore P. Galante

1122 Pope Road Tobyhanna, PA 18466

MONROE-PA

SSN / ITIN: xxx-xx-8497 aka Salvatore J Galante represented by Timothy B. Fisher, II

Fisher and Fisher Law Offices

PO Box 396 525 Main Street

Gouldsboro, PA 18424

570 842-2753

Fax: 570 842-8949

Email: donna.kau@pocono-

lawyers.com

Trustee

Robert P. Sheils, Jr (Trustee)

Sheils Law Associates, PC 108 North Abington Road Clarks Summit, PA 18411 570 587-2600

Asst. U.S. Trustee **United States Trustee** 228 Walnut Street, Suite 1190 Harrisburg, PA 17101 717 221-4515

Filing Date	#	Docket Text
08/25/2016	<u>1</u> (47 pgs)	Chapter 7 Voluntary Petition for an Individual. Filing fee due in the amount of \$ 335.00 Filed by Timothy B. Fisher II of Fisher and Fisher Law Offices on behalf of Salvatore P. Galante. (Fisher, Timothy) (Entered: 08/25/2016)
08/25/2016	2	Creditor List Uploaded. (There is no image or paper document associated with this entry.) Filed by Timothy B. Fisher II of Fisher and Fisher Law Offices

AMAI CIGA 09/08/16	ACCOUNT INQUIRY *PRIVATE LABEL -	15:12:30 ENTERPRISE*
CTL2 001 CTL3 000 CTL4 0000 CTL2 001 CTL3 000 CTL4 0000	ACCT 0024	EFF DATE 08/25/16 ACTIVE ACCOUNT
		SIMPLE INT - FIXED RATE
PAYOFF 14020.89	****** RATES ******	AUTO DR N
ORIG LOAN AMT 15027.45	CURR RATE 4.6400000	PROD TYPE IRFC
ORIG PROCEEDS 15027.45	ORIG RATE 4.6400000	PRIM OFFICER CAF
LT CHG DUE 4.79	PER DIEM 1.7646020	GL KEY 01 001 3525 2
FEES DUE 0.00	******* DATES ******	CALL CODE 06B0
CURRENT PRIN 13919.06	CONTRACT DATE 01/05/16	**** REPAYMENTS ****
CURRENT INT 97.04	CURR MATURITY 01/05/22	CURR TERM 72
*******	CLOSED DATE	PYMTS MADE 6
REG PYMT AMT 239.51	NEXT DUE DATE 09/05/16	PYMTS REM 66
NEXT DUE AMT 244.30	PAST DUE DATE 08/05/16	MONTHS EXTD 000 REN N
PAST DUE AMT ~ 239.51	LAST MAINT DT 08/11/16	YTD INT COLL 328.67
*******	LST BAL CHG DT 07/01/16	INT COL PREV 0.00
SALVATORE J GALANTE		**** CREDIT HIST ****
PO BOX 12		010 030 060 090 120 150
	COLLATERAL	001 000 000 000 000 000
TOBYHANNA PA	18466-0012 CODE: AU	
PH PH	DESC: 2015 NISSAN	SENTRA S/S
PF3-ADDL INFO PF9-CUST INFO	PF10-ENDORSER INFO	

AMAI CIGA 09/08/	/16	ACCOUNT INQUIRY	CE LABEL -	15:12:30 ENTERPRISE*
CTL2 001 CTL3 000 CTL2 001 CTL3 000	CTL4 0000 CTL4 0000	ACCT	0024	EFF DATE 09/08/16 LEGAL STAT = B SIMPLE INT - FIXED RATE
PAYOFF ORIG LOAN AMT	13806.06 15027.45	IGILD	*******	AUTO DR N PROD TYPE IRFC
ORIG PROCEEDS	15027.45 15027.45 4.79	ORIG RATE 4	.6400000	PRIM OFFICER CAF GL KEY 01 001 3525 2
LT CHG DUE FEES DUE	0.00	****** DATES	*****	CALL CODE 06B0 ***** REPAYMENTS *****
CURRENT PRIN CURRENT INT	13797.77 3.50	CURR MATURITY	01/05/16 01/05/22	CURR TERM 72
**************************************	239.51		10/05/16	PYMTS MADE 7 PYMTS REM 65
NEXT DUE AMT PAST DUE AMT	239.51 239.51	LAST MAINT DT	09/05/16 08/31/16	MONTHS EXTD 000 REN N YTD INT COLL 446.89
**************************************		LST BAL CHG DT	09/06/16	INT COL PREV 0.00 ***** CREDIT HIST ****
PO BOX 12		COLLAT		010 030 060 090 120 150 001 000 000 000 000 000
TOBYHANNA PH PR3-ADDL INFO PF9-	PA :	18466-0012 CODE: DESC: 2015 NISSA PF10-ENDORSER IN	AN	SENTRA S/S



Vehicle Information

Vehicle:

2015 Nissan Sentra Sedan 4D SV 1.8L14

Region:

Eastern

Period:

September 8, 2016

VIN:

3N1AB7APXFL633218

Mileage:

27,500

Base MSRP:

\$18,300

Typically Equipped MSRP:

\$19,185

NADA Used Cars/Trucks Values

ana Stilanca Adi	0 41 4 11	
ase Mileage Adj.	Option Adj.	Adjusted Value
\$50 \$93	\$0	\$8,643
700 • \$93	\$0	\$10,793
\$ 375 \$ 93	\$0	\$12,968
\$75 \$0	\$0	\$9,675
775 \$0	\$0	\$10,775
\$50 \$0	\$0	\$11,650
500 \$0	\$0	\$10,500
125 \$0	\$0	\$14,125
	\$93 \$700 \$93 \$75 \$93 \$75 \$0 \$775 \$0 \$500 \$0	\$93 \$0 \$93 \$0 \$93 \$0 \$75 \$93 \$0 \$75 \$0 \$0 \$775 \$0 \$0 \$50 \$0 \$0

^{*}The auction values displayed include typical equipment and adjustments for mileage and any of the following applicable accessories engine size, drivetrain, and trim.

- FINANCE CHARGE AND PAYMENTS

 a. How we will figure Phance Charge. We will figure the Finance Charge on a daily basis at the Annual Percentage Rate on the unpaid part of the Annual
- and to other amounts you owe under this contract in any order we choose. How late payments or early peyments change what you must pay. We besed the Pinnice Change. Total of Psyments, and Total Sale Price shown on the front on the assumption that you will make every payment on the day it is due. Your Pinnice Change. Total of Psyments, and Total Sale Price will be more if you go yet yet and test of the contract of the psyment of the day to the contract of the psyment is along to select the contract of the psyment of the syment of the psyment of the psymen of the psymen

- subtract the return from what you owe.

 If YOU BY LATE OR BEAK YOUN OTHER PROGRESS.

 You may one late charges. You will pay a late charge on each late peyment as allowen on the Yout. The Item heavy commercial motor vehicle, which from the late of the late of the White has a late of the White h
 - If you pay fath, we may also rave one suepobollow.

 You may have to pay all you own at once. If you
 break your promises (default), we may demand that
 you pay all you owe on this contract at once. Dataset
 meetra:

 You do not pay any payment on thins:

 7.

 - over any set you ever on this content at once. Default meeting:

 "Wou do not pey any payment on thing:

 "You give take or mideading information on a credit application."

 "You start a proceeding in bandrupticy or one to started against you or your property; or one to started against you or your property; or one to started against you or your property; or one to the finance of the finance of the total any agreements in this contiant. One of the finance of the total and the t

- e. Hosis you can get the vehicle back if we take it. If we repossess the vehicle, you may get it back by paying the unpaid part of the Amount Financed plus in earned and unpaid part of the Financed Charge, any lets charges, and any other amounts levelify deep each of the service of the earned and unpaid part of the Financed Charge, any lets charges, and any other amounts levelify deep each earned e

- If you occur in which a service werrantly, or critises into a service or makes a erriten werrantly, or critises into a service contract within 90 days from the date of this contract, the Seller makes no werrantles, express or implied, on the vehicle, and there will be no implied werrantles or merchantability or of fitness for a perficular purpose.
- 5. Úsed Car Buyera Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window form overrides any contrary provisions in the contract of sate. Spanish Transation: Quia para compradoree de vehícutios usados. La información que ve en al formulario de la ventantila para sate vehícutio tente parte del presenta contract. La información del formulario de la ventantila deja sin efecto del deposición en contracto contenida en al contrato de venta.
- S. SERVICING AND COLLECTION CONTACTS
 for egree that we may by to contact you in writing, by
 e-mal, or using prerecondularitheir vice messages, text
 messages, and automatic telephone disting systems, as
 the law allows, too also argue that we may ny to contact
 you in these and other ways at may address or telephone
 running you provide us, each of the temporate number you
 completely provided us, each of the temporate number of
 the phone number or the contact needs in a charge to
 you.
- YOU.

 REALT TO RECEIVE STATEMENT OF ACCOUNT
 Upon your request, we will provide you a statement of
 secount flex shows information about your payment
 history, including any charges and credits to your
 account, it will see show amounts that are dut at the
 time of your request and information regarding future
 payments. We will provide you one statement of
 account at no cost. We may charge you our reasonable
 costs for any seditional statements sequent as the
 last second of the count of the count
 and one year after remination of the contract.
- ADDITIONAL RIGHTS
 If you encounter a problem, you may have additioned
 rights under the Unital Trade Practices and Consumer
 Protection Law, which is enforced by the Pennsylvania
 Office of Attorney General, Bureau of Consumer
 Protection.
- APPLICABLE LAW
 Federal law and the law of the state of the Seher's address
 shown on the front of this contract apply to this contract.

ELT Printout



Collateral Management Services 9750 Goethe Road | Sacramento, CA 95827

1/5/2016

1/22/2016

1/20/2016

1/20/2016

26896

ELECTRONIC

JP Morgan Chase Bank NA

Lien and Title Information

Account Information

Account Number Loan Number

Branch

Borrower 1 Borrower 2

Borrower Address

GALANTE, SALVATORE J

1122 POPE RD TOBYHANNA, PA 18466

0024 0024 Financed Date Perfected Date **Payoff Date**

Dealer ID Dealer

Dealer Address

Issuance Date

Received Date

Odometer Reading

ELT/Paper

Branding

Lienholder

ELT Lien ID

Lienholder Lienholder Address JP MORGAN CHASE BANK NA

P.O. BOX 901033

FT WORTH, TX 761012033

Lien Release Date

Vehicle and Titling Information

VIN **Title Number**

75533783

Title State

PA

Year

2015

Make

NISS SML

Model

Owner 1

GALANTE, SALVATORE J

3N1AB7APXFL633218

Owner 2

Owner Address

1122 POPE RD

TOBYHANNA, PA 18466

Printed: Tuesday, September 06, 2016 12:54:03 PM PST